

EXHIBIT 7

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UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

ROBERT D. THORNE, JR.; BARBARA
J. DENYSSCHEN; DAVE SHEER
GUNS; DIPLOPOINT; SOUTHERN
ARMS; PRETORIA ARMS PTY LTD;
and G AND D GROUP,

Plaintiffs,

vs.

U.S. DEPARTMENT OF STATE;
MICHAEL R. POMPEO, in his official
capacity as Secretary of U.S. Department of
State; DIRECTORATE OF DEFENSE
TRADE CONTROLS, Bureau of Political
Military Affairs, U.S. Department of State;
MIKE MILLER, in his official capacity as
Acting Deputy Assistant Secretary for
Defense Trade Controls, Bureau of Political
Military Affairs, U.S. Department of State,

Defendants.

Case No. 2:19-cv-01982-JCM-EJY

**SUPPLEMENTAL AFFIDAVIT OF
ROBERT D. THORNE, JR., IN
SUPPORT OF:**

**PLAINTIFFS' MOTION FOR A
PRELIMINARY INJUNCTION**

STATE OF NEVADA)
)
COUNTY OF CLARK)

I, Robert D. Thorne, Jr., declare as follows:

1. I am a United States citizen, residing in Las Vegas, Nevada.
2. I am registered with the U.S. Department of State Directorate of Defense Trade Controls ("DDTC") as a defense article exporter.
3. My export business is a family business, built upon my relationship with Barbara Denysschen, my daughter.

1 4. My sole business involves exports to Dave Sheer Guns, Diplopoint,
2 Southern Arms, Pretoria Arms Pty Ltd, and/or G and D Group (collectively, the "Dave
3 Sheer entities").

4 5. My daughter is a beneficial owner of the Dave Sheer entities.

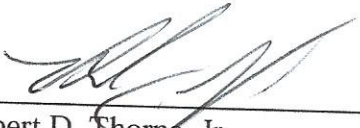
5 6. The Dave Sheer entities are my only export customers.

6 7. I do not have any leads, connections or other means that would realistically
7 allow me to develop new overseas customers.

8 8. DDTC's de facto debarment of the Dave Sheer entities and my daughter will
9 eliminate my business.

10
11 FURTHER AFFIANT SAYETH NOT.

12 DATED this 12 day of December 2019.

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15 _____
16 Robert D. Thorne, Jr.